L. W. McCORD, Editor and Publisher. PULASKI, THNN.

FRIDAY MORNING, AUGUST 10, 1866.

Wants an Explanation. A correspondent of the Hartfort Post, writing from Colliersville, says:

"I observed a notice in one of the papers recently of the benefit of driving naile into fruit trees to increase the supply of fruit. It has long been claimed by some that old scythes, sickles, horse shoes, &c., hung on the limbs of trees would increase their fertility; by others it has been scouted as a superstitious and foolish notion. The freedmen as laborers, the position of the writer will state one circumstance which came under his personal observation that is worth recording.

"Mr. G. H. Nearing, of this place, had a thrifty growing apple tree from a nursery set out in his garden, on one of the limbs of which was the label, attached to a small wire, which he neglected to take off, and soon the wire was entirely embodied in the bark. The next year that limb was loaded so heavily with apples that it was necessary to prop it up, while there was not an apple on any other part of the tree. Can some of our promological friends explain the ple-

nomena?"

SALT IN FATTENING SWINE .- A COTTESpondent states some interesting experiments to test the use of salt in fattening swine .-He selected two pairs of barrow hogs, weighing 200 lbs. apiece. One pair received with their daily allowance of food, two ounces of salt; the other pair, similarly fed, none. In the course of a week it was easily seen that the salted pair had a much stronger appetite than the others, and after a fortnight it was increased to two ounces apiece. After four months, the weight of the salted pair was 350 pounds each, while that of the unsalted pair, five weeks later, reaches only 300 pounds .-The experiment was repeated with almost the same results. The correspondent feeds young pigs according to their age, a quarter of an ounce daily; breeding sows very little during pregnancy, and during the heat of summer withholds it in a dagree from all, as it induces thirst and a liability

SMUGGIERS on the Canada borders have been mixing easter oil and alcohol, and entering the compound as a medical preparation, bearing a duty of fifty cents per gallon. The ingredients are readily separated, and the alcohol left pure, wherby the duty of four dollars per gallon on that article would be rather neatly saved.

TENNESSEE, NASHVILLE, No 43 College Street,

Green & Green,

LOUISVILLE, KENTUCKY, Corner Fourth and Main Streets.

Hats,

Caps

and

Gents' Furnishing Goods:

OUR HAT and CAP STOCK

WILL comprise all that is new and desirable in imported and Eastern Goods, besides many styles of our own make and design.

OUR FURNISHING DEPARTMENT.

Contains a large and complete assortment of every thing that a gentleman needs, in shirts, underwear, Hosiery, Ties, Scarfs, Suspenders, Gioves & Collars.

A Large line of Goods for

WEDDING OUTFITS.

The manufacture of our "Kentucky Yoke Shirts" forms a very prominent feature of our business.— These shirts are made from actual mersurement, and warrnted to fit or "no sale."

DIRECTIONS FOR SELF-MEASUREMENT, and blank orders sent to those who cannot conveniently call, and goods sent by Express.

PLANTATION HATS AND SHIRTS,

In quantities to suit, and all qualities.

ALL persons having claims against the estate of them with the Clerk of the County Court of Lawrencescounty, Tenn., on or before the lat day of January, 1867. anthenticated as the law directs, for a pro rata distribution of said estate, or the same will be forever barred.

All Goods Warranted as Represented.

All Goods Warranted as Represented.

All Lorsons having claims against the estate of the county court of Lawrencescounty, and the first monday in September next, to be held for the county of Giles, at the court house in Pulaski, on the first monday in September next, and answer complainant's bill, or the same will be forever barred.

All Goods Warranted as Represented.

All Lorsons having claims against the estate of the County Court of Lawrencescount to be and appear on the first day of the next term of the chancery court, to be held for the county court, to be held for the county of Giles, at the court house in Pulaski, to the first monday in September next, and answer complainant's bill, or the same will be forever barred.

All Dersons having claims against the estate of the County Court of Lawrencescount, in the measure of the chancery court, to be held for the county of Giles, at the court house in Pulaski, to the first monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him, and set for hearing ex-parte.

All Goods Warranted as Represented.

All Dersons having claims against the estate of the first monday in September next, to be the chancery court, to be the chancery court, to be the first day of the next term of the chancery court, to be held for the court house in play 27, 1866.

All Dersons having claims against the estate of the first monday in September next, to be in the first monday in September next, and shawer complainant's bill, or the same will be taken for confessed as to him, and set for hearing ex-parte.

All Dersons having claims against april 20

# CHANCERY NOTICES.

Joseph S Edmundson, complainants, ve.

James Smith and denry A Smith, Harvey & Mor

In Chancery at Pulaski. Andrew Smith and his wife Harriet Smith, and

To BUTTER MAKERS .- As this is the season of the year when those engaged in the dairy business are much troubled by a

small dy (well known to honsekeepers)

getting into their milk and eream, we offer

and spinners in their future operations.

LEGAL NOTICES,

In Chancery at Pulaski.

Alex. M. Carter and Samuel Nicholson are non-res-

idents of the State of Tennessee, so that the ordina-

ry process of law cannot be served on them. On mo-tion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a news-paper published in Pulaski in said State, requiring the said defendants to be and appear on the first day of the next term of the chancery court, to be held for the county of Giles, at the court house in Pulaski,

on the first monday in September next, and answer

In Chancery at Pulaski.

A. M. Carter and others, defendants.

ames T. McKissack and others, complainants, vs.

I N this cause it appearing to the satisfaction of the clerk and master that the defendants Alexander M, Carter and Samuel Nicholson are non-residents

of the State of Tennessee, so that the ordinary pro-

cess of this court cannot be served on them, On mo-

for four weeks in succession in the Citizen, a news-paper published in Pulaski in said State, requiring

the said defendants to be and appear on the first day

of the next term of the chancery court, to be held fo

the county of Giles, at the court house in Pulaski.

on the first monday in September next, and answer complainant's bill, or the same will be taken for confessed as to them, and set for hearing ex-parte.

july 27, 1868 A. COX, c a m

In Chancery at Pulaski.

W.R. Dickerson, complainant, vs.

M. McClure, F. B. McClure, Jno. W. Stone and

IN this cause it appearing to the satisfaction of the

Telerk and master from affidavit that the defend-ant, John W. Stone, is a nonresident of the State of Tennessee, so that the ordinary process of this court cannot be served on him: On motion it is

County Court-Lawrence County.

James F. Walker, adm'r., vs.

I't appearing to me from the Petition of petitioner, which is sworn to, that William R Walker, Mary F Sharp, William Sharp and Robert Sharp are non-residents of the State of Tennessee, so that the ordi-

ing the said defendant to appear before the sounty court of Lawrence county at the court house in Law-

renceburg; on Monday the 8d day of September next

then and there to plead, answer or demur to said

to them and set for hearing ex-parte. july 27-44 S. A. CARRELL, clerk.

Attachment Notice.

Sam't. D. Edminston vs. B. M. Moore.

In this cause it appearing to me from the affidavit of plaintiff, that the defendant is justly indebted to him in the sum of ninety-eight Dollars, and all legal interest thereon, and that the said B M Moore

is a non-resident of the State of Tennessee. And it further appearing to me that affidavit has been made and bond given as required by law in attachment cases, and that the writ of attachment has been is-

sued, and has been duly executed and returned by a lawful officer, qualified to execute and return, for Lawrence county, Tenn., upon the property of the said B M Meore. It is therefore ordered that the said defendant, B M Moore, appear before me at my

office in the town of Lawrenceburg on the 15th day of August next, and plead to and defend this suit, or the same mill be taken for confessed as to him, and

the same mill be taken for confessed as to him, and set for hearing ex-parts. It is further ordered that a copy of this order be published in the Pulaski Olivion, a newspaper published in Pulaski, Tenn., for four successive weeks.

WILLIAM C. DAVIS.

NOTICE.

ON Monday the 6th day of August next, I will sell to the highest bidder, for cash, before the court house in Pulaski, a Tract of Land containing 94 seres, lying on Lynn creek, in the 15th civi district of Giles county, adjoining the lands of John Hambrick, Wm. Fry. Frs. Esselman and others. Sold as the property of David A. Waldrup to satisfy two assentions in my hands against John J. Garrett.

two executions in my hands against tohn J Garrett a others—one in favor of James McCallum, c a m,

and one in favor of A J Fitspatrick for use of &c july 6-td-\* R. L. EVANS, Dp'ty Sh'ff.

NOTICE. HAVING suggested to the Clerk of the County Court of Giles county the insolvency of the estate of Wm. M. Thurman, dec'd., I herapy notify all

persons having claims against the same to file them
with the clerk of said court, properly auth/nticated
in the time prescribed by law, or they will be forever
barred.

J. M. THURMAN.

Sheriff's Sale.

ON Saturday the 1st day of September next, I will sell you case to the highest bidder, at the court house door in Pulaski, the Tract of 90 Acres of Land

situated in the 1st civil district of Giles county, on

the waters of Sinking cresk, bounded on the north by the lands of Elizabeth Jordan, and east by Eliza-

belonging to 'no. Sweeny and Camp's heirs; south by the tract last named, and west by the Carmichael

tract. Levied on as the property of Littleberry Car-

ter to satisfy two fifss in my hands in ravor of James McCallum c. & M. against the said Carter a others-july 28-\*

B H PEDEN, Sh ff.

NOTICE.

BY virtue of a Deed of Trust given to me by S. A. Parsons on the 5th of July, 1885, to relieve W. F. Alexander and others in various cases in which they are bound for him as stayors, securities or oth-

erwise, I will sell on Monday 8d or September next, before the cours house in Pulaski,, on a credit of one and two years, the tract of land on which S. A. Par-

sons now resides, containing 115 acres, lying on the waters of Pigeon Roost, district No. 11. Bond and

good security required of purchaser. july 27, 1866-td W. G. LEWIS, Trustec.

NOTICE.

eth Jordan and a tract known as the Simms tract

July 13, 1866.\*

july 27-4t

William R. Walker and others.

others, defer

complainant's bill, or the same will be taken for confessed as to them, and set for hearing ex-parte. july 27, 1886 A. COX, c. a. m.

the following simple efficacious remedy for wife, Wosley Guthrie, William Wesley & Robert Guthrie, beirs of John A Smith, dec'd., and the removal of the annoyance: Take the the other heirs of said John A Smith, whose leaves of the elder bush, and bang them in names are unknown, defendants. several places about your milk room or In this cause it appearing to the satisfaction of the Clerk and Master from allidavit that the defendvault, renewing them as they become old and wilted. You will find yourself rid of dents of the State of Tennessee, or that their residences are unknown, so that the ordinary process of this Court cannot be served on them; And it further appearing that the other heirs at law and distributess of John A Smith, dec'd., late of Giles ants named in the caption are all either non-resi unty, are unknown by name, and that their resi Agents from some of the large manufacdences are likewise unknown, and that they are of the following class to-wit. Robert Smith or his beirs at law, James Smith, or his heirs at law, tures in England have made their appearance in New Orleans and in other parts of Mary Guthrie, wife of Robert Guthrie, or her heirs at law, Jame Guthrie, wife of James Guthrie, or her heirs at law, Elizabeth Baird, wife of Adam Beard, or her heirs, Ann Orr, wife of William Orr, or her the South, for the purpose of looking into the prospects for the next crop of cotton, eirs: On motion it is therefore ordered that pub eation be made for four weeks in succession in the what dependence can be placed upon the itizen, a newspaper published in the town of 'ulaski in said State, requiring said defendants and inknown parties, to be and appear on the first day planters, etc. The inquiries are made with of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pua view to the government of manufacturers laski, on the first Monday in September next, and answer complainants' bill, and have themselves made parties, or the same will be taken for con-

fessed as to them and set for hearing ec-parts, july 27, 1866. A. COX. C. & M. In Chancery at Pulaski. John C Walker, John C Brown and Thos. M Jones,

Wm F Mason, comp'int., vs. A M Carter a others. leorge Walls, Zachariah T., Paulina, John H. and S this cause it appearing to the satisfaction of the clerk a muster from affidavit that the defendants Andrew J Walls, Thomas Overly and a ife Lydia Ann, Martha Walls, Nancy J Walls and

James H Lester, defendants. N this cause it appearing to the satisfaction of the I clerk and master from affidavit that the defend-ants Thomas Overly and wife Lydia Ann Overly, Martha Walls and Nancy Jane Walls, are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them, On motion it is therefore ordered that publication by made for four weaks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring the said defendants to be and appear on the first day of the next term of the Chanery court to be held for the county of Giles, at the court house in Pulaski on the first monday in September next, and answer complainant's Bill, or the same will be taken for confessed as to them and set for hearing ex-parte, july 27, 1866

In Chancery at Pulaski. Lewis Cardin and Wm. G. Loyd, Ex'rs. of Larkin

Cardin dec'd., complainants, Larkin Cardin, Jr., and others, Children, Legatees and Devisees of Larkin Cardin Sr. dec'd., com. Bill to settle a divide Estate of Larkin Cardin dec'd. IN this cause it appearing to the satisfaction of the I clerk and master from afficiavit that the defend-ant, Laodicia Huff, is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on her. On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring the said defendant to be und appear on the first day of the next term of the chancery court, to be held for the county of Giles, at the court house in Pulaski, on the lainants' bill, or the same will be taken for conlessed as to her and set for hearing ex-parte.
into 97, 1866 A. COX, o a M

In Chancery at Pulaski,

court cannot be served on mm: On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski 'Citizen,' a news-paper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next torm of the chancery court, to Roy, Harris & Cox, complainants, vs. Sarah A Neal, defendants IN this cause it appearing to the satisfaction of the clerk a muster from affidavit that the defendant, held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex parts.

Aug. 8, 1866 Sarah A Neal, is a non-resident of the State of Ten-Sarah A Neal, is a non-resident of the State of Tennessee, so that the ordinary process of this court can not be served on her. On motion it is therefore ordined that publication be made for four weeks in succession, in the College, a newspaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next term of the chancery court, to be held for the county of Glies, at the court house in Pulaski, on the first menday in September next, and answer the complainants! bill, or the same will be taken for contessed as to ber and set for hearing extractor. confessed as to her and set for hearing ex-parte. Complainants alledge that the defend t is indebted to them in the sum of about \$212,00, and seek to attach her land to secure the same.

A COX, c & M In Chancery at Pulaski. Thomas H Nbolett, Barrington Jackson, and wife,

nary process of law cannot be served on them, it is therefore ordered by me, Clerk of the county court of Lawrence county, that publication be made in the Pulaski Citizen, a newspaper published in the town of Pulaski, Tenn., for four successive weeks, requir-Nancy, and others, complainants, vs. George N Howard, Betty Jimmy Inman and oth-IN this cause it appearing to the satisfaction of the clerk a master from silidavit that the defendant, Petition, or the same will be taken for confessed as

Setty Jimmy Inman, is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on her. On motion it is therefore ordered that publication be made tor four weeks in succession, in the "Citizen, 's newspaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the part town of the abspects court to be irst day of the next term of the chancery court to be seld for the county of Giles, at the court house in Pulaski, on the first monday in September next, and answer complainants' bill, or the same will be taken for confessed as to her and set for hearing ex-parts. July 27, 1866

In Chancery at Pulaski, C. N. Ordway, complainant, vs.

Jno. E. Vinceut, C. F. & Sarah A. Ordway, def'dts. IN this cause it appearing to the satisfaction of the clerk a master from affidavit, that the defendant ohn E. Vincent, is a non-resident of the State of lennessee, so that the ordinary process of this court cannot be served on him. On motion it is therefore ordered that publication be made for four weeks in succession in the Cuiron, a newspaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next term of the chancers court, to be held for the county of Giles, at the court house in Pulaski, on the first monday in September next, and answer comlainant's bill, or the same will be taken for confessed as to him, and set for hearing ex parte.

A. COX, c a m july 27, 1866.

In Chancery at Pulaski.

James McCa lum, complainant, vs. James O. Mitchell and J. M. Farmer, Adm'rs., and others, Heirs at Law and Distributees of Andrew Mitchell, dec'd., defendants.

N this cause it appearing to the satisfaction of the clerk a master from affidavit, that the defendant Catharine Julian, is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on her. On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newsr aper published in the town of Polaski in said State, requiring the said defendant to be and appear on the first day of the next term of the chancery court, to be held for the county of Giles, at the court honse in Polaski, on the first monday in Sentember part, and answer comfirst monday in September next, and answer compant's bill, or the same witl be taken for confessed as to her, and set for hearing ex-parte.

July 27, 1866 A. COX, c & m

In Chancery at Pulaski.

A. J. Ballentine, complainant, vs, A. J. Fartin, John L. Mitchell & J. F. Red, def'dts. IN this cause it appearing to the satisfaction of the clerk and master, from the return of the Sheriff of county, that the residence of the defendant J. F. Red, is unknown, so that the ordinary process of this court cannot be served on him. On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next term of the chancery court, to be held at the court house in Pulaski, on the first monday in September next, and answer complain-ant's bill, or the same will be taken for confessed as to him, and set for hearing ex-parte.

In Chancery at Pulaski. John Moore, comp'it, vs. J. F. Henry, defn'dt. In this cause it appearing to the sutisfaction of the clerk and master from the return of the Sheriff of Giles county, that the defendant, J. F. Henry, is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him. On motion, it is therefore ordered that publication be made for four weeks in succession, in the

#### CHANCERY NOTICES.

In Chancery at Pulaski. Charles C Abernathy cs. F G Westmoreland. In this cause it appearing to the satisfaction of the Clerk and Master, from affidavit, that the defendant, F & Westmoreland is a non-resident of Tennessee, so that the ordinary process of this Court cannot be served on him: On motion it is therefore ordered that publication be made for four weeks in succession in the Publishin Cities. cossion in the Pulaski Citizen, a newspaper pub-lished in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of

the next term of the Chancery Court, to be held for the county of Glies at the Court House in Pulaski, on the first Monday in September next, and answer complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parte.

july 27, 1865.

A. COX, C. & M.

In Chancery at Pulaski.

Wm. Batte \*z. Thos. J. Brown and others, N this cause it appearing to the satisfaction of the I Clerk and Master from affidavit that the defend-ant, Samuel D Babcock, is a non-resident of the State of Tennessee, so that the ordinary process of this court can not be served on him: On motion i is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, re-quiring said defendant to be and appear on the first ay of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the 1st Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-marte. july 27, 1868. A. COX, c. & m.

In Chancery at Pulaski, P H Exell and others vs. Colmere B Sutton N this cause it appearing to the satisfaction of the Clerk and Master from adidavit that the defend-ant. COLMORE B. SUTTON, is a non-resident of the State of Tennessee, so that the ordinary pro-cess of this court cannot be served on him; On motion it is therefore ordered that publication be made for four weeks in su cession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court boxes to be held for the county of Giles at the court house in Pulaski, on the first Monday in September next, and answer complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parts. [july 27, 1866.] A. COX, C. & M.

In Chancery at Pulaski. Wm P Smith, adm'r., vs. Colmore B Sutton IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defend-ant Colmore B Sutton is a non resident of the State of Tennessee, so that the ordinary process of this ourt cannot be served on him; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, reniring said defendant to be and appear on the rst day of the next term of the Chancery Court, to e held for the county of Giles at the court house in Polaski, on the first Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-parte. july 27, 1868. A. COX, C. & M.

> In Chancery at Pulaski. David Ralston and Mary Ralston, vs.

Samuel Nance. N this cause it a pearing to the satisfaction of the Clerk and Master from the affidayit that the deiant Samuel Nance is a non-resident of the State of Tennesses so that the ordinary process of this court must be sarved on him: On motion it is therefore dered that publication be made in the "Pulaski "itizen," a newspaper published in the town of Pulaski, in said State, for four weeks in succession, requiring the said defendant to be and appear on the first day of the next term of the Chancery court, to. be held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainants' bill, or the same will be taken for confessed as to him and set for hearing ex-parte. july 27, 1866, A COX, cam

In Chancery at Pulaski.

John A Jackson vs. J W Alley and others. N this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendant, J F Warner, is a non-resident of the State of Tennessee, so that the ordinary process of this court gannet be served on him, On motion it is therefore ordered that publication be made for four weeks in succession in the "Citizen," a newspaper published in the town of Pulaski in said State, reurring the said defendant to be and appear on the rest day of the next term of the Chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first Mouday in September next, and answer complainant's bill, or the same will be taken for confessed as to him, and set for hearing [july 27, '66] A. COX, e & m

In Chancery at Pulaski. Thomas M Jones and others, vs. Sarah A Worsham and others.

IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit; that the defendant, Sarah A Worsham, is a non-resident of the State of Tennessee, so that the ordinery process of his court cannot be served on her, On motion it is therefore ordered that publication be made for four weeks in succession, in the Pulaski "Civizen," a newspaper published in Pulaski in said State, re-quiring the said defendant to be and appear on the rst day of the next term of the Chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainants' bill, or the same will be taken for confessed as to her and set for hearing ex-parte.

july 27, 1866 A. COX, c. a. m.

In Chancery at Pulaski.

John C Brown, adm'r.' vs. Thomas J Brown and others. N this cause it appearing to the satisfaction of the I clerk and master from affidavit that the defend-ant, Samuel D Babcock, is a non-resident of the tate of Tennessee, so that the ordinary process of his court cannot be served on him, On motion it is therefore ordered that publication be made for four weeks in succession in the Pulaski "Citizen," a newspaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next term of the chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first Monday in September next, and answer complainant's bill, or the same will be token for confessed as to his and set for hearing ex-parts. [july 27, '68] A COX, c a m

In Chancery at Pulaski. James T McKissack and others,

Thomas J Brown and others, N this cause it appearing to the satisfaction of the clerk and master from affidavit that the defend-min. Samuel D Babcock, is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him. On motio. it is anh. Samuel D Babcock, is a non-resident of the Court House in Pulaski, on the first Monday in September by held for the county of Giles at the Court House in Pulaski, on the first Monday in September house in Pulaski, on the first Monday in September in Pulaski, on the first Monday in Sept weeks in succession in the Pulaski "Citizen," a newspaper-published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next term of the chancery court, to be held for the county of Giles, at the court house in Pulaski, on the first monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-parts. [july 27, 1866] A. COX, c & m

In Chancery at Pulaski, J. B. Stacy, Receiver, vs. A. M. Carter and others. In this cause it appearing to the satisfaction of the clerk and master from affidavit that the defendant, Samuel Nichelson, is a non-resident of the weeks in succession, in the Pulaski "Gitizen," a newspaper published in Pulaski, in said State, requiring the said defendant to be and appear on the first day of the next term of the chancery court, to be held for the county of Glies at the court house in Pulaski, on the first moudsy in September next, and answer complainant's bill, or the same will be taken for confessed as to him, and set for hearing ex-parte.

In Chancery at Pulaski,

C N Ordway a others, vs. A M Carter and others In this cause it appearing to the satisfaction of the clerk and master from affidavit, that the defend ant Samuel Nichelson, is a non-resident of the State of Cennessee, so that the ordinary process of thi court cannot be served on him, On motion it is therefore ordered that publication be made for four weeks in succession in the Palaski "Citizen," a newspaper published in Pulaski in said State, requi-ring the said defendant to be and appear on the first

### CHANCERY NOTICES.

In Chancery at Pulaski. W E Lancaster, adm'r., ss.

Jennie W Pitts and others. T appearing to the satisfaction of the Clerk and Master, from affidavit that the defendants Jennie W Pitts; Sarah A Neal, Banry Pitts, F G West-moreland a W H Baugh are non-residents of Tenn., so that the ordinary process of this Court cannot be served on them: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in Pulaski in sald State, requiring said non-resident defen-tants to be and appear on the first day of the next term of the Chancery Court, to be held at the Court House in Pulaski, on the first Monday in September next, and answer Complainant's bill, or the same will be taken for confessed as to them, and set for hear-

A. COX, C. & M.

In Chancery at Pulaski. Willis Worley, complainant, vs.

Colmore B Sutton and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defend-ant Colmore B Sutton is a non-resident of the State of Tennessee, so that the ordinary process of his court cannot be served on him; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen a newspaper published in the town of Pulasid in said State, requilt og said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in September next, and answer complainant's bill, or the same will be taken for confessed as to him and set for hearing ex-parte. july 27, 1866. A. COX, C. & M.

In Chancery at Pulaski.

Jas. T McKissack, complainant. sy. J P Potter and others, detendants. IN this case it appearing to the satisfaction of the Clerk and Muster, from affidavit that the defendants J P Potter and Jno M Simonton are non-residants of Tennessee so that the ordinary process of Court cannot be served on them:—On motion it is ordered that publication be made for four successive weeks, in the Oldizen, a newspaper published in the town of Pulaski in said State, requiring said non-resdent Defendants to appear on the first day of the next term of the Chancery Court, to be held for county of Giles, at the Court House in Pulaski on the first Monday in September next, to answer Com-plainant's bill, or the same will be taken for con-fissed as to them and set for hearing ex-parts. july 27, '66. A. COX, C. & M.

In Chancery at Pulaski.

A J Reed, complainant, es. Mary A Deaver and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from adidavit that the defendant MARY A. DEAVER is a non-resident of the State of Tennessee, so that the ordinary pro-cess of this court cannot be served on her: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski, in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday i Sept'r. next, and answer complainants' bill, or th same will be taken for confessed as to her and set for hearing ex-parts. A. COX, C. & M. july 27, 1866.

In Chancery at Pulaski.

S D Morgan and others, compl'nts, vs. J Trousdale and others, defendants, N this cause it appearing to the satisfaction of the A Clerk and Master from affidavit that the defendants J TROUSDALE and J TROUSDALE & CO. are non-residents of the State of Tennessee, that the ordinary process of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said de endant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in Sept'r. next, and answer comfeesed as to them and set for hearing ex-parte.
inly 27, 1866. A. COX, C. & M.

In Chancery at Pulaski.

Andrew J Reed, complainant, tw. Sarah Goldsberry and others, defendants. T appearing to the satisfaction of the Clerk and I Master from affidavit, that the defendants, Rob-ert Goldsberry and Mrs. — Kerney are non-resi-dents of Tennessee, so that the ordinary process of this Court cannot be served: On motion it is ordered that publication be made in the Citizen, a newspaper published in the town of Pulsaki, in said State requiring said non-resident defendants to be and appear on the first day of the next term of the Chanery Court, to be held at the Court House in Pulaski, on the first Monday in Sept'r. next, and answer confessed as to them and set for hearing ex-parts.
july 27 '66. A. COX, C. & M. july 27 '66.

> In Chancery at Pulaski. Geo. E Short, complainant, ve.

Mary Gains and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the de-fendants Wm H Gaines and Sarah F Willeford, are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served or them: On motion it is therefore ordered that publi-cation be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the 1st Monlay in September next, and answer complainant's all, or the same will be taken for confessed as to them and set for hearing ex-parts.

A. COX, C. & M. july 27, 1866,

> In Chancery at Pulaski, . Wm Hart a others vs.

Nathan R Williamson and others. N this cause it appearing to the satisfaction of the I Clerk and Master from affidavit that the defend ants William Haney, John Haney, David Haney Adolphus Carpenter, Dr. — Duncan and his wife Donneda Duncan are all non-residents of the State of Tennessee, so that the ordinary pro cess of this court connot be served on them: motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said tate, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in September

In Chancery at Pulaski, Clura Eslick, complainant, es. Mary Eslick and others, defendants.

IN this cause it appearing to the satisfaction of the elerk and master that the defendant, Wm. L. Whitsey is a non-resident of the State of Tennes see, so that the ordinary process of this court can-not be served on him? On motion it is therefore ordered that publication be made in the "Olizem," a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next Term of the Chancery Court, to be held for the county of Giles, at the court house in Pulsaki, on the first Monday in State of Tennessee, so that the ordinary process of September next, and plead to, answer or demur this court cannot be served on him. On motion it is to complainant's bill, or the same will be taken for therefore ordered that publication be made for rour confessed as to him and set for hearing ex-parts.

> In Chancery at Pulaski. John F. Westmoreland, vs.

In this cause it appearing to the satisfaction of the clerk a master from affidavir that the defendant, Thomas L Westmoreland, is a non-resident of the State of Tennessee so that the ordinary process of this court cannot be served on him. On motion it is therefore ordered that publication to made for four weeks in succession in the "Citizen," a newspaper published in the town of Pulaski, in said State, resiring the said defendant to be and appear on the first day of the next term of the chancery court to be held at the court house in Poinski on the first Monday in September next, and answer copinlainant's bill, or the same will be taken for confessed as to him

## CHANCERY NOTICES

In Chancery at Pulaski.

C W McMillion, adm'r., a others, complainants, us Elizabeth M Jones a others, defendants. N this cause it appearing to the satisfaction of the Clerk and Master that the defendant Agnes O. Jones is a non-resident of the State of Tonnessee, se that the ordinary process of this Court cannot be served on her; on motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a new spaper published in the town of Pulaski in said State, requiring the said defendant to be and appear on the first day of the next Term of the Chancery court to be held for the county of Glies at the court house in Pulaski, on the first Monday in Sept'r. next, and answer complain ant's bill, or the same will be taken for confessed as to her and set for hearing ex-parte.
july 27, 1888. A. COX, c. & M.

In Chancery at Pulaski.

Wm H Williams and others, complamants, te. Wm Inman and others, defendants. IN this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defend-ants James Shelton, Hawkins Shelton, Horatic Shelton, Jacob Shelton, Sampson Shelton, Ann Ezell, Julia Glossup, Lucinda Walker, Virginia Marshall, the heirs of — Howard, formerly — Shelton, Mary A Hillis & Jno Shelton are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them; On motion it is there-fore ordered that publication be made for four weeks in specession in the Citizen, a newspaper published in the term of Fulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Fulaski, on the first Monday in September next, and answer complainans' bill, or the same will be taken for confessed as to them and set for hexring expenses.

july 27, 1866.

A. COX, C. & M.

> In Chancery at Pulaski. Henry M Stanly. adm'r., complainant, re.

James Polly and others, defendants, In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendant, Mary Lucy Pully is a non-resident of the State of Tennessee, so that the ordinary process of this Court cannot be served on her: On motion it is therefore ordered that publication be made for tour weeks in succession in the Palaski Citizen, a newspaper published in the town of Pulaski, in said te, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in September next, and answer Complainants' bill, or the same will be taken for confessed as to her and set for bearing ex-parts. [july 27, 1868] A. COX, C. & M.

In Chancery at Pulaski.

Alley and Naison, for use of &c., complainants, To-Wm R Knight and others, defendants. In this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants Wm R & Nancy Kuight are non residents of the State of Tennessee, so that the ordinary process of this Court cannot be served on them: On motion it is therefore, ordered that can be served on them: is therefore ordered that publication be made for four weeks in succession in the Pulaski Citizen, a newspaper published in the town of Pulaski in said tate, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the Court House in Pulaski, on the first Monday in September next, and answer complainants' hill, or the same will be taken for confessed as to them and set for hearing ex-parts. [july 27, 1866.] A. COX, C. & M.

In Chancery at Pulaski. Ewing, Pendleton & Co., complainants, cy.

J Torousdale and others, defendants. N this cause it appearing to the satisfaction of the Clerk and Master from affidavit that the defendants J. TROUSDALE and J. TROUSDALE & CO., are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, reuiring said defendant to be and appear on the first day of the next term of the Changery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in Sept'r. next, and answer complainant's bill, or the same will be taken for confessed as to them and set for hearing sponts. july 27, 1866.

A. COX, C. & M.

> In Chancery at Pulaski. A D Bull. adm'r., complainant, vs.

James B Higgins and others, defendants. N this cause it appearing to the satisfaction of the Clerk and Master from allidavit that the defendnt Samuel A. Higgins is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him; On motion it is therefore ordered that ublication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, remiring said defendant to be and appear on the first ay of the next term of the Chancery Court, to be seld for the county of Glica at the court house in Pulaski, on the first Monday in September next, and answer complainants' bill, or the same will be taken tor confessed as to him and set for hearing exparts. july 27, 1867.

A. COX, C. & M.

In Chancery at Pulaski.

W T McLaurine and others, complainants, vs. Alexander Galley & other, defendants. this cause it appearing to the antisfaction of the I Clerk and Master from allidavit that the defend-ants Allex. Galley, John Galley and Rossell Galley are non-residents of the State of Tennessee, so that the ordinary process of this court cann t be served on them; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Puluski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in Sept'r. next, and answer complainant's bill, or the same will be taken for confuseed as to then and set for hearing ex-parte. A. COX, C. & M. july 27, 1886.

In Chancery at Pulaski, James H Cook and Wm Peaton complainant, eg. Eliza Bray and Z Parker, jr., defendants. N this cause it appearing to the satisfaction of the Clork and Master from addavit that the defend-

ant Z. Parker, jr., is a non-resident of the State of Tennessee, so that the ordinary process of this court cannot be served on him: On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendant to be and appear on the first day of the next term of the Chancery Court, to In Chancery at Pulaski. T M N Jones, adm'r., complehant, es.

Emoline Madden and others, def ndants, I N this cause, at the March Term, 1866, it was ang-gested that Thomas J. Maddin, one of the defend-ants, had died and left him surviving his wife Ten-

nessee Madden and one child, name unknown, who are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served; On motion it is therefore ordered that publication be made for four weeks in succession in the Citizen, a newspaper published in the town of Pulaski in said State, requiring said defendants to be and appear on the first day of the next term of the Chancery Court, to be held for the county of Giles at the court house in Pulaski, on the first Monday in September next, and show cause, if any they have, why said cause should not be revived against them—or the same will be taken for confessed as to them and set for hearing ex-parts.

July 27, 1888.

A. COX, C. & M.

In Chancery at Pulaski. Wm S Cardwell and others, va Isham T Andrews and others.

IN this cause it appearing to the antisfaction of the clerk a master from affidavit that the defendants Isham T Andrews and his wife Martha Andrews, and Thomas L Westmoreland, are non-residents of the State of Tennessee, so that the ordinary process of this court cannot be served on them, On motion it is therefore ordered that publication be made for four weeks in succession in the "Citizen," a newspaper published in the town of Pulaski in said State, requiring the said defendants to be and appear on the first day of the wext term of the chancery court, to be held for the county of Giles at the cours house in Pulaski, on the first monday in September part, and apawer complete and her terms of the chancery terms of the court house in Pulaski, on the first monday in the court house in Pulaski, on the first monday in the court house in Pulaski, on the first monday in the court house in Pulaski, on the first monday in the court house in Pulaski, on the first monday in the court house in Pulaski, on the first monday in the court had the court house in the court monday in the court monday in the court had the court monday in the court September next, and answer complainants' bill, or the same will be taken for confessed as to them,